5-27-05

Application Number	Application No.  09/893,316	Applicant(s)  REARDON ET AL.  1734			
TERMINAL DISCLAIMER	APPROVED	☐ DISAPPROVED			
Document Code - DISQ	This patent is subject				
INTERNAL DOCUMENT - DO NOT MAIL	Disclaimer	·			

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## T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

DATE:		<u>09-Jun-05</u>				APPL. S.N.:	: O	9/893, <u>316</u>				
TO: EXAM	EXAMINER KOCH, GEORGE F					ART UNIT:	_	73 <u>4</u>				
FROM: <u>Jefferson, Henry</u>						c	DETUDNI TE	IS MEMO TO:	Case Drop-Off Locat			
	PAR	ALEGAL SP	ECIALIST			•	KETUKN IF	IS MEMO TO.	REM8A30			
SUBJECT:	: De	cision on Ten	minal Disclaimer (T.	D.) filed:	27-May-05							
paragra questic MAILE	aphs ide ons, plea D TO AF	ntified by this se see me of PPLICANT O	viewed the submitted in your informal memo in your the Special Programmer (2) PLACED OF FORTH THANK YOU.	our next Office a m Examiner. The	action to notify app	olicant of the MAL, INTERN	T.D. If you NAL MEMO	disagree or have ONLY. IT MUST	any NOT BE (1)			
The ?	Γ.D. is PF	ROPER and ha	as been recorded (see ¶	14.23).								
The ?	T.D. is NO	OT PROPER a	and has not been accep	oted for the reason	n(s) checked below (	(see ¶ 14.24):						
	The TD fee of has not been submitted nor is there any authorization in the application file for the use of a deposit account (see ¶ 14.26.07).											
	The T.D. does not satisfy Rule 321 in that the person who has signed the T.D. has not stated the extent of his/her interest (and/or the extent of the interest of the business entity represented by the signature) in the application/patent (see ¶¶ 14.26 & 14.26.01).											
	The T.D. lacks the enforceable only during common ownership clause – needed to overcome a non-statutory double patenting rejection, Rule 321(b) (see § 14.27.01).											
	The T.D. is directed to a particular claim(s), which is not acceptable since "the disclaimer must be for a terminal portion of the term of the entire patent to be granted" (MPEP 1490) (see ¶ ¶ 14.26 & 14.26.02).											
	The person who signed the T.D.:											
	is not an attorney "of record" (see ¶¶ 14.29 and 14.29.01).											
	has	failed to state	his/her capacity to sig	n for the business	entity (see ¶ 14.28)	,						
	is no	ot recognized a	as an officer of the ass	ignee (see ¶¶14.:	29 & possible 14.29	.02).						
	No documentary evidence of a chain of title from the original inventor(s) to assignee has been submitted, nor is the reel and frame number specified as to where such evidence is recorded in the Office (see 37 CFR 3.73(b) and 1140 O.G. 72). NOTE: This documentary evidence or the specifying of the reel and frame number may be found in the T.D. or in a separate paper of record in the application (see ¶ 14.30).											
	The T.D	D. is not signed	i (see ¶¶ 14.26 & 14.2	26.03).								
	The serial number of the application (or the number of the patent) which forms the basis for the double patenting rejection is missing or incorrect (see § 14.32).								issing or incorrect			
	The serial number of this application (or the number of the patent in reexam or reissue cases being disclaimed is missing or incorrect (see ¶ ¶ 14.26, 14.27.02 or 14.26.05).											
	The per	iod disclaimed	d is incorrect or not spe	ecified (see ¶¶14	.26, 14.27.02 or 14.	26.03).						
	Other:											
	Suggest	tion to request	refund (see ¶ 14.36).	NOTE: If already	authorized, credit r	efund to depo	sit account a	nd do not check thi	s item.			
I have appro	opriately	notified applic	cant(s) of the status of	the Terminal Disc	claimer filed in this	case.						
Ex. Initials:		D	Date:					Log Da	ate:			
Special Pro	gram Da	atabase, Vers	sion 2.1	(Rev. 5/98)	Ro	uting Slip Pri	nted On:	Thursday, Jun	e 09, 2005 12:02:07 PN			